MAHONING COUNTY COMMISSIONERS HEALTHY HOMES & LEAD HAZARD CONTROL PROGRAM IN PARTNERSHIP WITH THE CITIES OF CAMPBELL AND STRUTHERS

PY 2015 CHIP

COMMUNITY HOUSING IMPACT AND PRESERVATION PROGRAM APPLICATION CHECKLIST PLEASE RETURN THESE ITEMS WITH YOUR APPLICATION

Complete

Not App	olicable
	All persons living in the household must be included in the application.
	All persons in the household receiving income must be indicated on the application.
	The employer's name and address for persons receiving income are indicated on the application. To speed up your application, you can also submit a copy of your pay stubs for the past 6 months.
	Persons receiving Social Security, Disability or Pension must attach a copy of the current year monthly benefit statement. To obtain your Social Security Monthly Benefit Statement call the Social Security Administration at 1-800-772-1213 between 7:30 a.m. and 7:00 p.m. or request it on the internet at www.ssa.gov .
	Self-employed - provide complete copies of 3 most current Federal Tax Returns filed;
	Receiving unemployment - provide copy of the current Unemployment Benefit Statement.
	Child Support - provide documentation of child support and/or sign the authorization to verify income. Indicate the County your child support payments are received from.
	Child over 18 is a full-time student, please provide proof of enrollment (copy of schedule or other document showing status as full-time student.) Please indicate if student is employed.
	Not employed. Please provide signed statement regarding same.
	Applicants must furnish a copy of the property deed prior to receiving assistance. You can obtain a copy of your property deed from the County Recorder's office.
	The applicant (owner) and all persons in the household receiving income must sign the certification and authorization statement

PLEASE DROP YOUR APPLICATION DOCUMENTS AT THE

MAHONING COUNTY COMMISSIONERS' OFFICE 21 W. BOARDMAN STREET 2ND FLOOR – YOUNGSTOWN, OHIO 44503

OR

MAIL YOUR COMPLETED APPLICATION TO:

MAHONING COUNTY HEALTHY HOMES & LEAD HAZARD CONTROL PROGRAM
ATTN: PHILLIP O. PURYEAR
108 Westchester Drive
Austintown, Ohio 44515



MAHONING COUNTY COMMISSIONERS HEALTHY HOMES & LEAD HAZARD CONTROL PROGRAM IN PARTNERSHIP WITH CITIES OF CAMPBELL AND STRUTHERS PY 2015 CHIP PROGRAM APPLICATION

grams you are applying for:					
OWNER HOME REPAIR RENTAL HOME REPAIR OWNER-OCCUPIED HOUSING REHAB					
	For Office Use Only RECEIVED				
Personal Data: (Include all persons living in the household.)					
••	•				
Spouse's Name: Age: Social Security Is spouse deceased? Yes / No Divorced? Yes / No	No				
Other Adult: Age: Social Security N	Vo				
Address: Zip Code:					
Home Phone: e-mail					
Cell Phone: No. of Dependants: Ages:					
No. of Persons living in the home: Any person living in Home with EBL? Yes No					
Are any of the persons living in this household handicapped or disabled:? Yes	_ No Ages				
Optional: Race or Ethnic Origin Code: ### 0-White I-Black African American 2-Am Indian Alska Na 3-Asian ### 5-Native Hawaiian Other Pactic Is. ### 6-Amer Ind. Alska Native & White ### 8-Amer Ind. Alska Native & Blk. Afr Amer ### 9-Other Multi-Racial	4-Asian & White 7-Blk, African Amer & White				
Employment (All Household Members)					
Applicant #1 Employer:					
(address) (ph	one number)				
	OWNER HOME REPAIR RENTAL HOME REPAIR OWNER-OCCUPIED HOUSING REHAB Personal Data: (Include all persons living in the household.) Applicant's Name: Age: Social Security I Spouse's Name: Age: Social Security I Is spouse deceased? Yes / No Divorced? Yes / No Other Adult: Age: Social Security No Other Adult: Age: Social Security No Address: Zip Code: Home Phone: Work Phone: e-mail Cell Phone: No. of Dependants: Ages: No. of Persons living in the home: Any person living in Home with I Are any of the persons living in this household handicapped or disabled:? Yes Optional: Race or Ethnic Origin Code: 2-Am Indian Alska Na				



	(address)				(phone r	number)	
	Position:	Position: No of years					
	Other Employn	nent (name of p	erson employed)				
	Employer Name: Address: Phone:						
			No of y				
	rension Frovio	ier or other med	ше			•	
		(address)	.1			(phone number)	
	(please put any	additional incom	ie on the reverse):				
				_			
III.	Gross Income (INCLUDE ALL H	OUSEHOLD MEMI Applicant	BERS) Co-Applicant	Other	TOTAL ALL	
			Appacant	чо пррисане			
	Base Pay	Hourly					
	Hourly Rate		<u> </u>				
	Pension			T		_	
		Amount					
	Social Security	Monthly				<u> </u>	
	Rental Income	Monthly	1				
	Alimony/Child Support	Monthly				**. · · · · · · · · · · · · · · · · · ·	
	Unemployment	Monthly					
	Disability	Monthly					
	Other						
	Total Monthly						
	Income						
Assei	rs:						
1.		ed other than you	ır principal reside	nce:			
	Address	AddressValue:					
	Address		Val	ue:			
2.	Other Assets:			\$	<u></u>		
In add	lition, please provide	documentation	for any of the follo	wing typical sources	of assets:		
9	<u>Cash</u> (e.g., checkir	ng and/or savings	5)				

- **Equity**
- Stocks
- Retirement Accounts
- **Pension Funds**
- Life Insurance
- Personal Property
- Lump Sums
- <u>Deeds</u>



IV. Indebtedness** (OWNER-OCCUPIED REHAB & HOME REPAIR APPLICANTS ONLY) Rehab Address: Mortgager Name: ______ Mortgager Address: ______ \$_____ Original Mortgage Amount: Pres. Mortgage Balance: \$ _____ (Pleamonthly P&I Payment: \$ _____ (Please provide copy of current statement.) Monthly P&I Payment: Property Tax (If not included): Utilities: (only what applicant provides) Average Monthly costs: Electric: \$_____ Water/Sewer: \$_____ Gas: Indebtedness** (RENTAL HOME REPAIR APPLICANTS ONLY) IV. Rehab Address: Landlord (Property Owner) Name: ______ Address: _____ Phone: ____ <u>Tenant Monthly costs</u>: (only what tenant provides) Rent: \$_____Gas: Electric: \$_____ Water/Sewer: \$____ Homeowners Insurance - All Applicants V. Amount: \$ _____ Premium: \$ ____ Policy No. Agent Name. Agent Address: Phone: Phone: VI. Additional Information - All Applicants: Age of Unit: _____ years No. of Bedrooms: Yes _____ No ____ Are all real property taxes paid and current? Yes ____ No ___ Are your mortgage payments current? Do you have any outstanding or delinquent accounts Yes ____ No ___ with the City? Yes _____ No ____ In the last seven years, have you declared bankruptcy? Have you had property foreclosed upon? Yes _____ No ____ Do you have any outstanding judgments? Yes _____ No ____ Are you obligated to pay ordinary child support? Yes _____ No _____ Yes _____ No ____ Are you purchasing your home under a land contract: Are you currently under citation for a building or zoning code violation? If yes, please explain. In general what are the housing rehabilitation needs of the home?



Certification of Applicant(s)

PLEASE READ THE FOLLOWING STATEMENT. IF YOU DO NOT UNDERSTAND ANY PART OF IT OR HAVE ANY QUESTIONS ABOUT WHAT YOU ARE ASKED TO SIGN, PLEASE ASK THE PROGRAM ADMINISTRATOR TO HELP YOU. BOTH APPLICANTS MUST SIGN IN BLUE BELOW.

I certify that all the information in this application is true and complete to the best of my knowledge. I understand this information is subject to verification.

I further certify that I am the owner(s) of the property identified in this application and that any and all funds provided me will be used only for the labor and materials necessary to accomplish the rehabilitation work which will be described in the construction contract.

I authorize the County, through its representatives, and designees of the Office of Housing and Community Partnerships (OHCP) and the U.S. Department of Housing and Urban Development (HUD) to inspect and evaluate actual services provided to me. I understand that any and all information provided in this application may be used for that purpose.

I understand that the personal financial information contained in the application is necessary for evaluation of my application for rehabilitation assistance. This information, however, will remain confidential and will not be disclosed to the news media or other third parties. I further understand that my name, address and total amount of rehabilitation assistance will be subject to public disclosure since public funds are being utilized to rehabilitate my property.

PENALTY FOR FALSE OR FRAUDULENT STATEMENT; U.S.C. Title 18, Sec. 1001, provides:

"Whoever, in any matter within the jurisdiction of any department or agency of the United States knowingly and willfully falsifies . . . or makes any false, fictitious or fraudulent statement or entry, shall be fined not more than \$10,000.00 or imprisoned not more than five years, or both."

ALL APPLICANTS MUST SIGN IN BLUE INK BELOW

Address:	
Signature of Applicant	Signature of Applicant
Date:	Date:



COMMUNITY HOUSING IMPACT AND PRESERVATION PROGRAM APPLICANT RELEASE TO OBTAIN VERIFICATION OF INCOME

As an applicant for the County's Owner-Occupied Rehabilitation Program and/or Home Repair Program, I do hereby give my permission to the staff administering the grant program, to contact my employer, bank, or other appropriate person(s) or companies to verify information I have supplied the City concerning my income, assets, and expenses as reported herein by me.

ALL APPLICANTS MUST SIGN IN BLUE INK BELOW.

Signature		
Date	·	
Signature		
Data		



TERMS AND CONDITIONS FOR OWNERS ACCEPTING HOUSING REHABILITATION ASSISTANCE

These are the terms and conditions which you as Owner(s) must agree to in order to receive housing rehabilitation assistance. These terms and conditions will become a part of your Agreement for a loan/grant which finances the improvements to your house.

As Applicant, I (we) agree to:

- Inspection. I will allow inspection of the property by the County staff, public building, electrical, 1. plumbing and health department officials and inspectors, and contractors who are bidding on the proposed rehabilitation work.
 - Inspections will be made before, during and after completion of the rehabilitation work. All inspections will be made by appointment arranged in advance.
- Competitive Bidding. I will permit the County staff to seek competitive bids from qualified 2. contractors for all the rehabilitation work. Bids will be requested according to the procedures established by the County staff and in accordance with federal, state and local laws.
- Agreement with Contractor. I agree to enter into a Contract with the lowest and best bidder, 3. normally to the low bidder. I understand that I may reject, in writing the low bidder in favor of the next highest bidder if in my opinion the low bidder does not possess the experience, skill or resources to satisfactorily complete the job, or the ability to proceed in a timely manner, or who has not visited my house, before preparing the bid. I also understand that I may have to pay the difference between the lowest bid and the bid I accept if the County staff does not approve the next highest or other than the low bidder.
- Side Agreements. I will refrain from making side agreements with the contractor for work not 4. included in my Agreement with the Contractor, or not included in any written Change Orders approved by the County staff until all work under the Contract is satisfactory and closing inspections are completed. The Mahoning County staff assumes no responsibility for the cost or quality of work not covered by the Agreement or approved by Change Orders.
- Conflict of Interest. I will not pay any bonus, commission or fee to anyone for the purpose of 5. obtaining approval of any application for rehabilitation assistance. I will not allow any member of the United States Congress or State government, elected official of the Grantee or County employee who exercises any functions or responsibilities in connection with the administration of this Housing Rehabilitation Program to have any interest in or benefit from a rehabilitation loan or grant financed under my Agreement.
- Non-Discrimination. I will not discriminate in the sale, lease, rental use or occupancy of my property, 6. as required by Title VI of the Civil Rights Act of 1964.
- Maintenance of the Property. I will make every reasonable effort to keep my property in safe, sound 7. and habitable condition following completion of the rehabilitation work.



- 8. <u>Hazard Insurance</u>. I will obtain hazard (fire, property and liability damage) insurance on the property rehabilitated in an amount based on its value after rehabilitation. Such insurance must be maintained throughout the term of the loan and shall carry an endorsement to the Grantee.
- 9. <u>Loan Subordination</u>. I agree that the property is not available as a source of collateral for future loans when such loans require subordination of the Grantee's loan. The Grantee may subordinate its loan if, in its judgment, it is in the best interests of both the Grantee and the Owner and approved in writing.
- 10. <u>Loan Repayment</u>. I agree to execute a Promissory Note, Declining Payment Agreement and Mortgage. The specific terms governing the loan are contained in the Promissory Note, Declining Payment Agreement and the Truth-in-Lending Statement.
- 11. Right to Financial Privacy. The Federal Financial Act of 1978 guarantees financial confidentiality to persons requesting assistance directly or indirectly from the federal government. To comply with this law, the Grantee must inform the rehabilitation client that no financial information will be disclosed or released to another government agency (except the Ohio Department of Development (ODOD) and the U.S. Department of Housing and Urban Development (HUD) which may review the file on a monitoring visit) without the prior written consent of the client. Financial records involving my transaction will be available to ODOD and HUD without further notice or authorization, but will not be disclosed or released to another government agency or department without my consent except as required or permitted by law. Also, verification forms sent to other agencies for the purpose of determining my eligibility for the rehabilitation program must contain a signed Authorization to Release Information.

Owner	Date
Owner	Date
Phillip O. Puryear, Program Director	Date



TERMS AND CONDITIONS FOR OWNERS ACCEPTING HOME REPAIR ASSISTANCE

These are the terms and conditions which you as Owner(s) must agree to in order to receive home repair assistance.

As Applicant, I (we) agree to:

- 1. <u>Inspection</u>. I will allow inspection of the property by the Mahoning County staff, public building, electrical, plumbing and health department officials and inspectors, and contractors who are providing estimates on the proposed rehabilitation work.
 - Inspections will be made before, during and after completion of the rehabilitation work. All inspections will be made by appointment arranged in advance.
- 2. <u>Competitive Estimates</u>. I will permit the County staff to seek competitive estimates from qualified contractors for all the home work to be performed. Estimates will be requested according to the procedures established by the County staff and in accordance with federal, state and local laws.
- 3. <u>Conflict of Interest</u>. I will not pay any bonus, commission or fee to anyone for the purpose of obtaining approval of any application for rehabilitation assistance. I will not allow any member of the United States Congress or State government, elected official of the Grantee or County employee who exercises any functions or responsibilities in connection with the administration of this Housing Rehabilitation Program to have any interest in or benefit from a rehabilitation loan or grant financed under my Agreement.
- 6. <u>Non-Discrimination</u>. I will not discriminate in the sale, lease, rental use or occupancy of my property, as required by Title VI of the Civil Rights Act of 1964.
- 7. Right to Financial Privacy. The Federal Financial Act of 1978 guarantees financial confidentiality to persons requesting assistance directly or indirectly from the federal government. To comply with this law, the Grantee must inform the rehabilitation client that no financial information will be disclosed or released to another government agency (except the Ohio Department of Development (ODOD) and the U.S. Department of Housing and Urban Development (HUD) which may review the file on a monitoring visit) without the prior written consent of the client. Financial records involving my transaction will be available to ODOD and HUD without further notice or authorization, but will not be disclosed or released to another government agency or department without my consent except as required or permitted by law. Also, verification forms sent to other agencies for the purpose of determining my eligibility for the rehabilitation program must contain a signed Authorization to Release Information.

Owner	Date	
Owner	Date	
Phillip O. Purvear, Program Director	Date	



FAIR HOUSING INFORMATION

This will acknowledge that I received fair housing information with my application.

Owner	Date
Owner	Date

PLEASE DIRECT ALL FAIR HOUSING QUESTIONS TO MR. ALAN KNAPP, PROGRAM ADMINISTRATOR, CT consultants, Inc. (330) 746-1200.

CONFLICT OF INTEREST DECLARATION

IN COMPLIANCE WITH Do CDBG PROGRAMS - 24 CFR § 570.489(h) HOME PROGRAMS - 24 CFR § 92.356

	CFR § 570.489(h) and 24 CFR § 92.356 I,	, hereby declare
1)	related to an employee of Mahoning County or CT Consultants, Inc.	
	a) Name of Relative b) Position Held	·
2)	NOT related to an employee of the Mahoning County or CT Consultants, Inc.	
I declare that th	e forgoing statement is true and correct to the best of my knowledge.	
Dated:		

Office of Housing and Community Partnerships

Telephone: (614) 466-2285 E-Mail: ohcp@development.ohio.gov

Know Your Rights: A Summary of Fair Housing Laws

The purpose of this brochure is to summarize your right to fair housing. Federal, state, and local fair housing laws contain more detail and technical information.

Discrimination in the Home Purchase Process

Fair housing is an absolute right throughout this country. Federal laws, as well as state and local laws, were enacted to provide a method of enforcement of this right. These laws cover virtually all housing – private housing, apartment buildings, condominiums, shelters, nursing homes, and nearly all housing transactions, including the rental and sale of housing and the provisions of mortgage loans.

The Federal Fair Housing Act (Title VIII of the Civil Rights Act of 1968 as amended in 1988) prohibits discrimination in housing because of race or color, national origin, religion, sex, familial status (including children under age 18 living with parents or legal custodians, and pregnant women or people securing custody of children under 18), and disability. The Ohio Fair Housing Law (Ohio Revised Code Section 4112) includes ancestry and military status as additional protected groups. Many local governments also have fair housing laws that include additional protected groups.

Despite the passage of various fair housing laws, housing discrimination remains rampant in the housing market. Housing discrimination is sometimes difficult to detect because of the subtle techniques used by real estate agents, managers, financial people, insurance providers, and others in the marketplace.

Discrimination includes not only denial of dwelling units but also withholding or misrepresenting information about the available housing, steering, setting higher standards of creditworthiness for minorities, quoting different prices, terms, or conditions for financing, insurance, or sale. Any kind of differential treatment based upon the home seeker's protected group is prohibited. In some instances, actions which have a discriminatory impact or effect may also violate the law.

Access to residential housing depends on available financing, insurance, and related services. If a person is denied the opportunity to obtain financing, then it will not matter much whether the seller will sell to the home seeker. Similarly, the related services (i.e., homeowners insurance, fair appraisals, fair secondary market loans, mortgage insurance, and brokerage services) must be available without regard to any prohibited characteristics such as race, color, religion, sex, national origin, ancestry, military status, disability, or familial status.

As diverse as this country is, there were more than 10,000 housing discrimination complaints filed annually. Forty percent alleged racial discrimination, while nearly the same percentage alleged discrimination against persons with disabilities. Complainants most often alleged discrimination in the terms and conditions of the sale or rental of housing, or refusal to rent. Equal access to housing insurance and lending is far from a reality for many. Not only is that not acceptable morally, it is against the law.

In addition, it is illegal for anyone to:

- Coerce, intimidate, threaten, or interfere with anyone exercising their rights granted under the Fair Housing Act or assisting others who are exercising that right
- Make, print, publish, or post statements or advertisements that a house or an apartment is available only to persons of a certain race, color, religion, sex, familial status, or disability

Insurance Discrimination

There has been discrimination in insurance, in part, because the insurance contract appears complicated. The most common form of insurance discrimination is redlining (neighborhood-based discrimination). It has been defined as: Discrimination in insurance based on prohibited characteristics of the area, the neighborhood, the applicant, or the location of the property. There are variations on this theme that are included in differences in treatment. The most common of these is providing persons in minority areas with policies that pay losses to the home up to a certain dollar limit while providing persons in non-minority communities with replacement policies.

In the insurance marketplace, the following policies and practices may be discerned as violations of fair housing laws:

- Charging higher premium based on race rather than risk
- Refusal to write insurance in a minority and/or integrated neighborhood
- Refusal to write standard or guaranteed replacement cost coverage in minority and/or integrated neighborhoods
- Establishing minimum insurance amounts in minority and/or integrated neighborhoods
- Limiting protection or benefits because of age/location of property for protected groups and not for others
- Using credit reports to restrict or deny insurance
- · Refusal to renew policies because of age/location of property for protected persons or neighborhoods
- · Canceling policies because of age/location of property for protected persons or neighborhoods

If housing discrimination is suspected, make immediate detailed notes of your experience, including:

- · the date of the alleged violation;
- the name and address of the person your complaint is against (the respondent);
- the address or other identification of the housing involved; and
- a short description of the alleged violation (the event that caused you to believe your rights were violated).

Who to Contact

- Ohio Civil Rights Commission at 1-888-278-7101 or
- U.S. Department of Housing and Urban Development Fair Housing Complaint Hotline toll free at 1-800-669-9777 or Midwest Office at 1-800-765-9372 or TTY 1-312-353-7143.

To file a complaint online, visit http://portal.hud.gov/portal/page/portal/HUD/topics/housing_discrimination.